

Record of Conference and Orders: Vera M. Scanlon, USMJDate: 11/1/2018Case: Monadnock Construction, Inc. v. Westchester Fire Insurance CompanyStatus Conf. @ 2:00 PMCiv. 1:16-cv-00420-JBW-VMSECF Recording in 13A South:☐ Telephone Conference☒ In-person Conference215 - 250Counsel: *No appearance* (See separately docket entry or document for specific appearances)☒ Counsel for Plaintiff(s) ☐ Pro Se Plaintiff(s) ☐ Counsel for Defendant(s) ☐ Pro Se Defendant(s)Conference Type:☐ Initial Conference ☐ Status Conference ☐ Settlement Conference ☒ Motion Hearing ☐ Discovery Conference ☐ JPTO Conference ☐ Other \_\_\_\_\_Further to the conference, discovery and other scheduling dates are as follows:*(If dates previously set by the Court are not reset, they remain as stated in the previous order.)*☐ Motions decided on the record☐ Rule 26(a) disclosures, incl. supplements☐ Document requests to be served☐ Interrogatories to be served☐ Amended pleadings, incl. joinder☐ Complaint ☐ Answer☐ Joint status letter ☐ Stip of dismissal to be filed☒ Status conference☐ In person ☒ Telephone (718) 613-2300☐ Specific depositions to be held☐ Fact discovery closes☐ Expert disclosures to be served☐ Initial expert report(s) to be served☐ Rebuttal expert report(s) to be served☐ Expert discovery closes☐ All discovery closes☐ Joint letter confirming discovery is concluded☐ Summary judgment to be initiated☐ Joint pre-trial order to be filed☐ Proposed confidentiality order to be filed☐ Consent to Magistrate Judge to be filed☐ Settlement Conference☐ To be served☐ To be filed☐ On consent ☐ By motion ☐ By PMC letterDate: 11/27/18 Time: 11:00 AMTo be organized by: Westchester

Date:

Time:

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Vera M. Scanlon, USMJ  
Conference Orders, Continued

Case:

Monadnock

Civ. A.

16-420

Date:

11/1/2018

Additional Orders:

(A) Monadnock's counsel is to take a letter as to why he or she did not appear at today's conference.  
By 11/8/18

(B) By 11/15/18, Monadnock and/or Glasswall is to produce the entire settlement agreement with all attachments etc to the other parties. The production is deemed confidential. Any issues as to a full production should be raised by letter by 11/9/18 as discussed.

(C) During the 11/27 conference, counsel should be prepared to discuss any FRCP 25 motion, and West Chester's request at [130] for discovery.

(D) Due to counsel's travel schedule, 22  
RA Magalnick's associate may  
participate by telephone if  
necessary. Page 1 of 2